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Murder of Christian Andreacchio - Sleuth Syndicate

Moderator Rene Daughtry Barf oot · Aug 7, 2021 · █

Rae Andreacchio vs Karen Yax case update:

Rae's attorney, Matt, and Karen were ordered to have a phone call by 8/6 (yesterday). Karen says the court in MS doesn't have jurisdiction over her. Pretty sure the courts make that decision yet she still has not filed anything regarding jurisdiction.

Karen is also claiming to be afraid of Matt. Like physically afraid to speak with him over the phone as ordered by the judge.

She still claims a post was made in JFC













Telephone: (662) 312-5039

Rene's Post

Case 3:21-cv-00386-CWR-LGI Document 5-1 Filed 08/06/21 Page 1 of 2



THE LAW OFFICE OF MATTHEW WILSON, PLLC

Matthew Wilson, Attorney at Law *

Post Office Box 4814 Mississippi State, Mississippi 39762

Mississippi State, Mississippi 39762 Facsimile: (662) 546-4893
*Admitted in MS, TN, and before the USPTO Email: <u>etarkvillelaiwyer@gmail.com</u>

August 3, 2021

VIA EMAIL ONLY: kaykaydoo2@gmail.com Ms. Karen Yax 2442 Lonesome Dove Trail

Lapeer, MI 48466

RE: Andreacchio v. Yax

Ms. Yax:

This correspondence is in response to your August 3, 2021, email.

Rule 26(f) of the Federal Rules of Civil Procedure --- (note, these are the FEDERAL rules; not the Mississippi rules) -- states as follows:

(f) Conference of the Parties; Planning for Discovery.

(1) Conference Timing. Except in a proceeding exempted from initial disclosure under Rule 26(a)(1)(B) or when the court orders otherwise, the parties must confer as soon as practicable—and in any event at least 21 days before a scheduling conference is to be held or a scheduling order is due under Rule 16(b).

Pursuant to the Court's Rule 16 Initial Order, the Rule 26(f) Conference has been scheduled for August 27, 2021. Ergo, 21 days before this date is August 6, 2021. Therefore, pursuant to the Court's Order and the Federal Rules of Civil Procedure, we must confer on or before August 6 - this Friday.

At this August 6 (or sooner) meeting, you and I will discuss the standard scheduling order to see if we can agree upon certain discovery parameters. If we cannot reach consensus, that's fine; the Court will decide these issues for us at the Rule 26(f) conference. However, we must confer at least 21 days in advance of the hearing. This way we are not wasting the Court's time at the hearing.

With respect, I cannot see how talking with me over the phone would make you feel "unsafe" considering that your residence in Michigan is nearly 900 miles from my location in Mississippi. (Do you really believe that I will reach my hands through the telephone to inflict upon you some sort of physical calamity? If you truly believe that, then I am sincerely flattered that you think so highly of my capabilities.)

≅DD 9

1 comment

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Comment 💭

Case 3:21-cv-00386-CWR-LGI Document 5-1 Filed 08/06/21 Page 2 of 2

Letter to Karen Yax August 3, 2021 Page 2

B-3

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Rene's Post



Comment

Case 3:21-cv-00386-CWR-LGI Document 5-1 Filed 08/06/21 Page 2 of 2

Letter to Karen Yax August 3, 2021 Page 2

But I digress. The reality, Ms. Yax, is that you are simply making excuses - and silly ones at that.

Therefore, in good faith, I am giving you one more chance to give me a day and time this week when we can discuss the boundaries of discovery. Is Wednesday, Thursday, or Friday good for you? I am free all three days.

If you refuse to cooperate with my request, then I will simply prepare the Scheduling Order to the advantage of my client and submit the same to the Court. Then when we chat with the Judge on August 27, you can explain how your irrational fear of me (and telephones) was valid cause to disregard the Court's rules and order.

I will also file an appropriate motion alerting the Court how you believe its rules are "irrelevant" to you.

We are not playing games, Ms. Yax.

Govern yourself accordingly.

Matt Wilson Attorney at Law

00 10

Like

□ Comment



<

Chasing Justice That is the best letter EVER!!! I need an attorney like him on standby, lol

48w Like Reply





Matt Wilson

Chasing Justice flattered

Like Reply 48w





Write a reply...



Patience Morin

This broad lives in MI??? Oy vey?!?! She must know the court rules still apply to her.

48w Like Reply

10



Shell Nasca

I hope she gets everything coming to her the karma train is coming K buckle up

48w Like Reply

10























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2:58 4

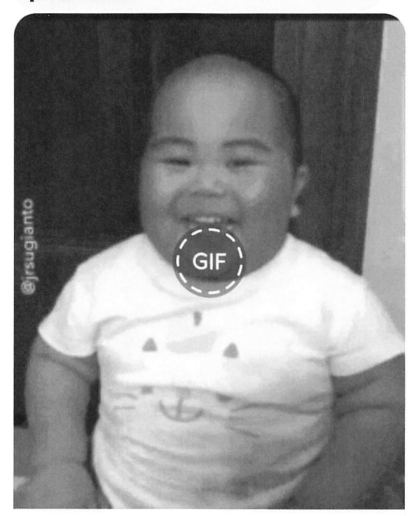
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Rene's post



Chris Thompson Her last name is Yax?! That is priceless.



TENOR

48w Like Reply



Chris Thompson



Write a comment...



















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Misty Evans

She is so threatened by Matt and Chris, but just last week wished death upon one of her former mods. MMMMMkay Karen

48w Like Reply





Rene Daughtry Barfoot

Misty Evans exactly!!!!

48w Like Reply

10



Chris Thompson

Misty Evans I'm about to "Yak" from laughing!

48w Like Reply





Chris Thompson She just gave me enough ammunition to clown on her for YEARS.



48w Like Reply





Write a comment...



















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Rene's post



Heather Close Allred She's nuts! His response was



48w Like Reply

10



Amy Crisco

Boom * "we are not playing games, Ms. Yax. Govern yourself accordingly."

48w Like Reply





Amy Crisco

Does she think she is above the law?

Her reply to him is something you would send someone in a FB message, not a professional in the judicial system.

Pretty comical that she has chosen to represent herself with not a shred of ability and neonle listen to her like



Write a comment...



















Chris Thompson
Misty Evans it's all fun and games until her verbal vomit (YAX) gets thrown back in her face.

48w Like Reply

2 🝯

Misty Evans
She's scared of a telephone
conversation

48w Like Reply

Chris Thompson

Misty Evans she scared
because Matt has been
known to YAX that ass!

48w Like Reply 5 ₩



Misty Evans
Hahahahaha

48w Like Reply

Alrita a ranky





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Chris Thompson

Pretty sure she isn't in Hawaii I'm thinking she is in Tibet visiting her family THE YAX!!!



TENOR

48w Like Reply





Misty Evans

I watched an attorney on YouTube discuss her response and the motion to compel last night. All I kept thinking was "ohhhh she effed up..."



Write a comment...



















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2:58 4

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Rene's post

Ambah Taynton Chris Thompson I needed the laugh thank you 🤡

48w Like Reply

Write a reply...

Misty Evans She is a joke. Sitting on her YouTube channel, running her mouth, but says you threatened her in a Facebook group she's not

> 48w Like Reply

1 🛎

.ul 🗢 🔳



even in

45w Like Reply

Write a reply...

Chris Thompson







Watch









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.ul 🛜 🔳

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Jenny Moore Meredith Foster oh I

know & it's hysterical.

Like Reply 48w





Rene Daughtry Barfoot Meredith Foster I'm just so impressed with his sarcasm in his letter.

48w Like Reply





Matt Wilson

Rene Daughtry Barfoot that's not even my best work.

48w Like Reply





Matt Wilson Jenny Moore





Write a comment...



















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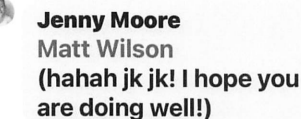
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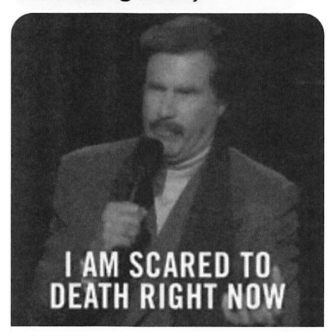
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Rene's post





GIPHY

Like Reply 48w





Write a reply...



Misty Evans

Matt Wilson top notch sir. It's not often that someone can impress me with their wit. As soon as I read the



Write a comment...



















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<

Misty Evans

Matt Wilson top notch sir.
It's not often that someone
can impress me with their
wit. As soon as I read the
word calamity it's like I
found my long lost wit twin.

48w Like Reply





Susan Brodnax

I died when I read that this morning. She's going to bust out her purple pen and write in all caps now.







Susan Brodnax

How can she be afraid of anyone? Doesn't she remember she's a self proclaimed mother ****er that won't be ignored.























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8:52





July 19, 2021 1:23 AM

Edit



Sue's Post



Chris Thompson Nothing that gerbil douche does surprises me. She obviously was the fat girl in elementary school that gave everyone else lice.

Like Reply 1d





Sue Barr Author Chris Thompson implicitly stated



Like Reply 1d





Chris Thompson

Sue Barr she keep on and somebody gonna change her name to Critical Care or drop her off at the train station

One of the two.



1d Like Reply





Amanda Robinson Barnard

Chris Thompson





Open threat to defendant 5 person





I know you were fed things

3 Replies

And honestly I feel bad they played you that way

I felt bad when they were doing it. I would read the comments on your live and just want to scream shut it down at you

1 Reply

I'm sure you know there is a group who wants to take you down





Text Message





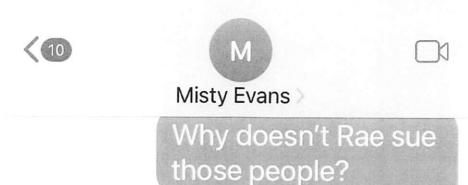












I have no dice in this game but that's one thing I'll will hang my hat on. She's a good woman with a huge heart and the people who you had behind you, fed you BS

Where are those people now that you're being sued?

1 Reply

And I am a good woman with a big heart.





iMessage























If you know there's a group out to get Rae, why not offer up that?

Offer it up how? She knows it herself. This was all going on long before I came along!!!!!
7 freaking years!

Tell her who is behind it all. Tell her who you were conversing with

Like did you get the color luminol photos? Did you get Dylan's actual call log, not the...





iMessage























I've got nothing to offer her.

Except the apology I've been offering since JUNE 5

I don't want to just say it But I'm going to just say it

I think if there were people involved with you doing those lives and you were being paid like people have told us, I would offer up The Who





iMessage

















Done

Photo



Justice for Christian
@Justicefor_CSA

(Rae Andreacchio)

Legal question - is it illegal to attempt to hide assets to decrease net worth in order to reduce the amount of a monetary judgement?

#notagoodlook

3:02 PM · 6/30/22 · Twitter for iPhone

1 Retweet 27 Likes











angela @astatsgirl76 · 2h Replying to @Justicefor CSA

My ex tried to hide assets and can cash in a safe deposit box. Idk about legality with your situation but if it is land, equipment, or physical assets that can be traced.. it is not legal and they can get in trouble. I had a list of his assets so he couldn't hide much.











Beth Caniff @caniff22 · 6h Replying to @Justicefor_CSA

@RekietaLaw?









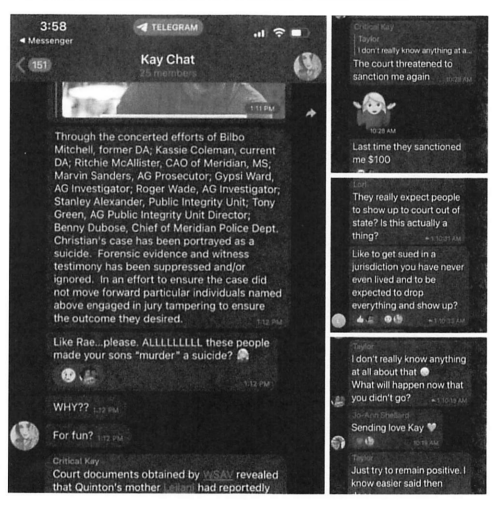








From her chat before she either deleted it or made it super private... imagine having your telegram chat in a court document Imao I'd be so embarrassed



© 2 3 comments

Follow group

More





I just received word from Rae that apologies and promises by themselves will not be enough.

So, unless you can make us a better offer, we will have to go to court for the settlement conference on a date the three of us choose. (Please give us your dates.)

You claim financial lack. If that is truly the case, we'd like to see your bank statements and tax returns.

Or if you have information, that, too, could be a substitute for money.

Either way, just make us a better offer.

Matt Wilson

Sent from my iPhone

With that said, my client may be amenable to accepting information in your possession as an offset to any financial demand we might otherwise have.

For example, Rae just reminded me that you had said to Chris that you had information that would blow the investigation into Christian's death wide open. Rae also reminded me that you told Chris that you had been paid to "represent" Dylan and Whitley.

So, if you have recorded conversations, voicemails, emails, text messages, Facebook messages, check stubs, receipts, evidence of payment etc.—basically any record of any communication of any kind or character—with:

Dylan Swearingen,
Whitley Goodman,
Jett Miller,
Matt Miller... or any friend or relative of
these parties (including, but not limited
to Frankie Wagner or Kelly Harper) ...
or any other person who has knowledge
or a personal interest into what

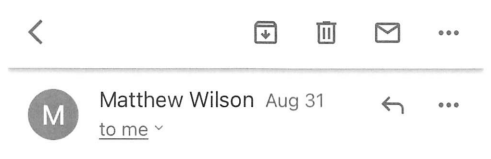
Dylan Swearingen,
Whitley Goodman,
Jett Miller,
Matt Miller... or any friend or relative of
these parties (including, but not limited
to Frankie Wagner or Kelly Harper) ...
or any other person who has knowledge
or a personal interest into what
happened to Christian Andreacchio

.... then my client MAY be willing to trade authenticated copies of these messages/recordings for corresponding reductions in any financial settlement.

Also any offer by you would need to have a commitment to make a public and private apology ... plus a commitment to never to speak of this case —or any of Christian's family — ever again on any social media platform or other public forum.

Matt

Sent from my iPhone



Karen

This is a message I have been instructed to deliver from my client. I am quoting Rae word-for-word:

"Ms. Yax due to your dishonest approach in these settlement negotiations and your dishonest and disrespectful communications to the court through motions and filings I am instructing my representative to withdraw all settlement offers and stop negotiations. I will leave it to a jury to determine the judgement your actions deserve. Not what you can 'afford' but what you deserve.

"At that time I will hire an attorney in Michigan and have the ruling of the federal court in MS certified by a federal court in Michigan and I will vigorously pursue collecting every dime of that judgement. At this point, the only thing that needs to be accomplished is settlement conterence per the













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withdraw all settlement offers and stop negotiations. I will leave it to a jury to determine the judgement your actions deserve. Not what you can 'afford' but what you deserve.

"At that time I will hire an attorney in Michigan and have the ruling of the federal court in MS certified by a federal court in Michigan and I will vigorously pursue collecting every dime of that judgement. At this point, the only thing that needs to be accomplished is setting a date and time for a settlement conference per the magistrate's instructions. I will make myself available at a time agreed upon by you and Mr. Wilson. I do not have high hopes the conference will be fruitful but I will make my validated concerns known to the court at that time."